

2003 DRAFTING REQUEST

Bill

Received: **11/19/2002**

Received By: **rnelson2**

Wanted: **Soon**

Identical to LRB:

For: **Robert Cowles (608) 266-0484**

By/Representing: **Jennifer Halbur**

This file may be shown to any legislator: **NO**

Drafter: **rnelson2**

May Contact:

Addl. Drafters: **pdykman**

Subject: **Administrative Law**

Extra Copies: **PJD
RPN
MDK**

Submit via email: **YES**

Requester's email: **Sen.Cowles@legis.state.wi.us**

Carbon copy (CC:) to:

Pre Topic:

No specific pre topic given

Topic:

Energy assessments of proposed emergency rules

Instructions:

See Attached 01-4248

Drafting History:

<u>Vers.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
/?	rnelson2 11/21/2002	jdyer 12/04/2002		_____			State
/1	rnelson2 02/24/2003	jdyer 02/24/2003	rschluet 12/06/2002	_____	amentkow 12/06/2002	amentkow 01/06/2003	State

<u>Vers.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
/2	pdykman 03/03/2003	jdyer 03/04/2003 jdyer 03/04/2003	pgreensl 03/04/2003	_____ _____ _____	lemery 03/04/2003	lemery 03/04/2003	State
/3	pdykman 03/06/2003 pdykman 03/11/2003	jdyer 03/10/2003 jdyer 03/12/2003	pgreensl 03/10/2003	_____ _____ _____	lemery 03/10/2003	lemery 03/10/2003	State
/4			chaskett 03/12/2003	_____ _____	sbasford 03/12/2003	sbasford 03/12/2003	

FE Sent For:

<END>

2003 DRAFTING REQUEST

Bill

Received: 11/19/2002

Received By: rnelson2

Wanted: Soon

Identical to LRB:

For: Robert Cowles (608) 266-0484

By/Representing: Jennifer Halbur

This file may be shown to any legislator: NO

Drafter: rnelson2

May Contact:

Addl. Drafters: pdykman

Subject: Administrative Law

Extra Copies: PJD
RPN
MDK

Submit via email: YES

Requester's email: Sen.Cowles@legis.state.wi.us

Carbon copy (CC:) to:

Pre Topic:

No specific pre topic given

Topic:

Energy assessments of proposed emergency rules

Instructions:

See Attached 01-4248

Drafting History:

<u>Vers.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
/?	rnelson2 11/21/2002	jdyer 12/04/2002		jt/cph 3/12			State
/1	rnelson2 02/24/2003	jdyer 02/24/2003	rschluet 12/06/2002		amentkow 12/06/2002	amentkow 01/06/2003	State

14 3/12 jld
cph
3/12
4

<u>Vers.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
/2	pdykman 03/03/2003	jdye 03/04/2003	pgreensl 03/04/2003	_____	lemery 03/04/2003	lemery 03/04/2003	State
		jdye 03/04/2003		_____			
/3	pdykman 03/06/2003	jdye 03/10/2003	pgreensl 03/10/2003	_____	lemery 03/10/2003	lemery 03/10/2003	

FE Sent For:

<END>

2003 DRAFTING REQUEST

Bill

Received: 11/19/2002

Received By: rnelson2

Wanted: Soon

Identical to LRB:

For: Robert Cowles (608) 266-0484

By/Representing: Jennifer Halbur

This file may be shown to any legislator: NO

Drafter: rnelson2

May Contact:

Addl. Drafters: pdykman

Subject: Administrative Law

Extra Copies: PJD
RPN
MDK

Submit via email: YES

Requester's email: Sen.Cowles@legis.state.wi.us

Carbon copy (CC:) to:

Pre Topic:

No specific pre topic given

Topic:

Energy assessments of proposed emergency rules

Instructions:

See Attached 01-4248

Drafting History:

<u>Vers.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
/?	rnelson2 11/21/2002	jdyer 12/04/2002		_____			State
/1	rnelson2 02/24/2003	jdyer 02/24/2003	rschluet	3/10 1/10	amentkow 12/06/2002	amentkow 01/06/2003	State

13 3/10 jld
3/10 P8
P5/P3

<u>Vers.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
/2	pdykman 03/03/2003	jdye 03/04/2003	pgreensl 03/04/2003	_____	lemery 03/04/2003	lemery 03/04/2003	
		jdye 03/04/2003		_____			

FE Sent For:

<END>

2003 DRAFTING REQUEST

Bill

Received: 11/19/2002

Received By: rnelson2

Wanted: Soon

Identical to LRB:

For: Robert Cowles (608) 266-0484

By/Representing: Jennifer Halbur

This file may be shown to any legislator: NO

Drafter: rnelson2

May Contact:

Addl. Drafters: pdykman

Subject: Administrative Law

Extra Copies: PJD
RPN
MDK

Submit via email: YES

Requester's email: Sen.Cowles@legis.state.wi.us

Carbon copy (CC:) to:

Pre Topic:

No specific pre topic given

Topic:

Energy assessments of proposed emergency rules

Instructions:

See Attached 01-4248

Drafting History:

<u>Vers.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
/?	rnelson2 11/21/2002	jdyer 12/04/2002		_____			State
/1	rnelson2 02/24/2003	jdyer 02/24/2003	rschluet 12/06/2002	<u>3/4</u>	amentkow 12/06/2002	amentkow 01/06/2003	State
/2	pdykman 03/03/2003	lrb_editor	3/4 ps	<u>ps</u>			

FE Sent For:

<END>

2003 DRAFTING REQUEST

Bill

Received: **11/19/2002**

Received By: **rnelson2**

Wanted: **Soon**

Identical to LRB:

For: **Robert Cowles (608) 266-0484**

By/Representing: **Jennifer Halbur**

This file may be shown to any legislator: **NO**

Drafter: **rnelson2**

May Contact:

Addl. Drafters: **pdykman**

Subject: **Administrative Law**

Extra Copies: **PJD
RPN
MDK**

Submit via email: **YES**

Requester's email: **Sen.Cowles@legis.state.wi.us**

Carbon copy (CC:) to:

Pre Topic:

No specific pre topic given

Topic:

Energy assessments of proposed emergency rules

Instructions:

See Attached 01-4248

Drafting History:

<u>Vers.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
/?	rnelson2 11/21/2002	jdyer 12/04/2002		_____			State
/1	rnelson2 02/24/2003 pdykman	jdyer 02/24/2003	rschluet 12/06/2002	_____	amentkow 12/06/2002	amentkow 01/06/2003	State

FE Sent For:

<END>

The energy assessment shall evaluate the potential impact of the proposal on all of the following, as appropriate:

1. The generation, transmission and distribution of electric power ~~and natural gas~~ and the reliability of the electric power ~~and natural gas~~ supply.

2. The mix of fuels used for the generation of electric power.

3. Energy conservation and the future availability of ~~electric power~~ ~~energy~~

4. Environmental impacts of the generation, distribution and use of ~~electric power~~ ~~energy~~.

5. The development and availability of ~~electric power~~ ~~energy~~ produced from renewable resources.

6. The demand for or use of transportation fuels.

7. The mix of fuels used for transportation.


ROBERT L. COWLES
Wisconsin State Senator • 2nd Senate District

MEMBER:
Environmental Resources Committee
Health, Utilities, Veterans and
Military Affairs Committee
Joint Committee for Review of
Administrative Rules

February 20, 2003

To: Robert Nelson

From: Jennifer Halbur

Re: LRB 0788/1 relating to energy assessments of proposed agency rules.

Awhile back, you had drafted LRB 0788/1 for Senator Cowles. He has decided to abandon that draft and instead would like a bill drafted that would do the following:

- Require the Department of Administration to prepare an energy assessment for ? rules and bills that may impact the energy policies of this state.
- Identical to the language in Section 1, page 2, lines 6-9 in LRB 788/1, require the energy assessment to evaluate the potential impact of the proposed rule on the energy policies of the state related to electricity generation transmission, or distribution or to fuels used in generating electricity.
- This process should closely parallel that required for the preparation of a Fiscal Note.
- The draft should be written to allow for a public hearing or an executive session to be held if the Energy Assessment has not been received from the Department of Administration.

Thank you for your help on this draft. If you need further clarification, please call me at 266-0484.

3
2001 SENATE BILL 422

February 5, 2002 - Introduced by Senators COWLES, BURKE and SCHULTZ, cosponsored by Representatives MCCORMICK, RICHARDS, HAHN, MILLER and BLACK. Referred to Committee on Universities, Housing, and Government Operations.

Regen

1 AN ACT to amend 227.19 (3) (intro.); and to create 227.117 and 227.19 (3) (f) of
2 the statutes; relating to: energy assessments of proposed agency rule.

Analysis by the Legislative Reference Bureau

if a proposed rule will affect small businesses

Under current law, an agency proposing a rule is required to prepare a fiscal estimate of the rule before the rule is submitted to the legislative council. In addition, the agency must prepare a regulatory analysis of how the rule affects small businesses.

* This bill gives the department of administration (DOA) the authority to conduct an energy assessment of any proposed state agency rule that may potentially impact state energy policies. The bill requires DOA to conduct an energy assessment of a proposed rule if asked to do so by the agency that submitted the rule or by an appropriate standing committee of the legislature. If, after the assessment, DOA concludes that the proposal may have a significant impact on the state's energy policies, DOA may prepare an energy impact statement. The bill requires the state agency that is proposing the rule to consider the DOA energy impact statement before final adoption of the rule. Under the bill, the state agency that is proposing the rule must include the energy impact statement in the notice when the agency submits its proposed rule in final form to the legislature and an explanation of any changes made in the rule in response to that statement.

SENATE BILL 422

For further information see the *state* fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

1 **SECTION 1.** 227.117^{✓X} of the statutes is created to read:

2 **227.117 Review of rules impacting energy policies.** (1) The department
3 of administration[✓] may conduct an energy assessment of any proposed rule submitted
4 to the legislative council staff for review under s. 227.15 (1).[✓] If the department of
5 administration receives a request for an energy assessment under sub. [✓](2), the
6 department of administration shall conduct the requested assessment. The energy
7 assessment shall evaluate the potential impact of the proposed rule on the energy
8 policies of the state related to electricity generation, transmission, or distribution or
9 to fuels used in generating electricity. If, after making such an assessment, the
10 department of administration concludes that the proposed rule may have a
11 significant impact on those policies, the department of administration may prepare
12 an energy impact statement. An energy impact statement prepared under this
13 subsection[✓] shall evaluate the probable impacts of the proposed rule on the state's
14 energy policies and describe appropriate alternatives to the proposed rule that will
15 reduce any negative impacts on those policies.

16 (2) (a) A standing committee of the legislature may request that the
17 department of administration conduct an energy assessment under sub. (1)[✓] of any
18 proposed rule submitted to the legislative council staff for review under s. 227.15 (1)[✓]
19 or submitted to the legislature in final draft form under s. 227.19 (2)[✓] if the standing
20 committee has jurisdiction over either the subject matter of the rule or over energy
21 policy.

SENATE BILL 422

1 (b) The agency that proposed a rule may request that the department of
2 administration conduct an energy assessment of the rule under sub. (1).[✓]

3 (3) The department of administration shall submit a copy of any energy impact
4 statement prepared under sub. (1)[✓] to the legislative council staff and to the agency
5 that proposed the rule that resulted in the statement.

6 (4) An agency that receives an energy impact statement under sub. (3)[✓] shall
7 consider the energy impact statement before submitting the notification and report
8 to the legislature under s. 227.19 (2) and (3).[✓]

9 SECTION 2. 227.19 (3) (intro.)[✓] of the statutes is amended to read:

10 227.19 (3) FORM OF REPORT. (intro.) The report required under sub. (2) shall be
11 in writing and shall include the proposed rule in the form specified in s. 227.14 (1),
12 the material specified in s. 227.14 (2) to (4), a copy of any energy impact statement
13 received from the department of administration under s. 227.117 (3),[✓] a copy of any
14 recommendations of the legislative council staff and an analysis. The analysis shall
15 include:

16 SECTION 3. 227.19 (3) (f)[✓] of the statutes is created to read:

17 227.19 (3) (f) If an energy impact statement regarding the proposed rule was
18 submitted with the report, an explanation of what changes, if any, that were made
19 in the proposed rule in response to that statement.

20 (END)

RWF

Nelson, Robert P.

From: Halbur, Jennifer
Sent: Monday, January 06, 2003 9:40 AM
To: Nelson, Robert P.
Subject: LRB 0788/1

Robert,

Could you jacket LRB 0788/1 relating to energy assessments of proposed agency rule?

Thank you,

Jennifer Halbur
Policy Advisor
Office of State Senator Robert Cowles
2nd Senate District
(608)266-0484
Jennifer.Halbur@legis.state.wi.us

Nelson, Robert P.

From: Halbur, Jennifer
Sent: Friday, February 21, 2003 9:19 AM
To: Nelson, Robert P.
Subject: Bill Draft

Robert,

I am sending a memo over to you this morning relating to LRB 0788 on energy assessments of proposed agency rules. The Senator is wanting a more expansive draft. Since I have already requested the jacket for LRB 0788/1, I am not sure if you can modify that or need to create a new LRB draft. I will send over the LRB 0788 jacket with the memo.

Thank you!

Jennifer

Nelson, Robert P.

From: Halbur, Jennifer
Sent: Friday, February 21, 2003 11:03 AM
To: Nelson, Robert P.
Subject: Draft Request

Robert,

I just want to clarify my drafting request memo relating to LRB 0778/1. First, I have been told that using the word "abandon" ^afrustrate a drafter. Please don't get frustrated. I didn't think you could revise a draft when the jacket had been requested. It sounds like you can. If so, by all means do that.

Also, when I say to parallel the process used for a fiscal estimate, I mean to do so to the extent possible. My request to have DOA do all of the requests and to allow for public hearings/exec. sessions to occur even if the energy assessment has not been received, are deviations from the fiscal note process.

I realize that there is not a process for a fiscal note for rules, short of the small business requirement. Let me know if there is a problem with applying the process used for bills to that of rules. We may have to require the rule portion to coincide with s.227.19(3) (e) and (3m) (the impact on small business language).

Thank you,
Jennifer Halbur
Policy Advisor
Office of State Senator Robert Cowles
2nd Senate District
(608)266-0484
Jennifer.Halbur@legis.state.wi.us

2003 DRAFTING REQUEST

Bill

Received: **11/19/2002**

Received By: **rnelson2**

Wanted: **As time permits**

Identical to LRB:

For: **Robert Cowles (608) 266-0484**

By/Representing:

This file may be shown to any legislator: **NO**

Drafter: **rnelson2**

May Contact:

Addl. Drafters:

Subject: **Administrative Law**

Extra Copies:

Submit via email: **YES**

Requester's email: **Sen.Cowles@legis.state.wi.us**

Carbon copy (CC:) to:

Pre Topic:

No specific pre topic given

Topic:

Energy assessments of proposed emergency rules

Instructions:

See Attached 01-4248

Drafting History:

<u>Vers.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
/?	rnelson2 11/21/2002	jdyer 12/04/2002		_____			State
/1			rschlue 12/06/2002	_____	amentkow 12/06/2002	amentkow 01/06/2003	

FE Sent For:

<END>

2003 DRAFTING REQUEST

Bill

Received: **11/19/2002**

Received By: **rnelson2**

Wanted: **As time permits**

Identical to LRB:

For: **Robert Cowles (608) 266-0484**

By/Representing:

This file may be shown to any legislator: **NO**

Drafter: **rnelson2**

May Contact:

Addl. Drafters:

Subject: **Administrative Law**

Extra Copies:

Submit via email: **YES**

Requester's email: **Sen.Cowles@legis.state.wi.us**

Carbon copy (CC:) to:

Pre Topic:

No specific pre topic given

Topic:

Energy assessments of proposed emergency rules

Instructions:

See Attached 01-4248

Drafting History:

<u>Vers.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
/?	rnelson2 11/21/2002	jdyer 12/04/2002		_____			State
/1			rschluet 12/06/2002	_____	amentkow 12/06/2002		

FE Sent For:

<END>

2003 DRAFTING REQUEST

Bill

Received: 11/19/2002

Received By: rnelson2

Wanted: As time permits

Identical to LRB:

For: Robert Cowles (608) 266-0484

By/Representing:

This file may be shown to any legislator: NO

Drafter: rnelson2

May Contact:

Addl. Drafters:

Subject: Administrative Law

Extra Copies:

Submit via email: YES

Requester's email: Sen.Cowles@legis.state.wi.us

Carbon copy (CC:) to:

Pre Topic:

No specific pre topic given

Topic:

Energy assessments of proposed emergency rules

Instructions:

See Attached 01-4248

Drafting History:

<u>Vers.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
--------------	----------------	-----------------	--------------	----------------	------------------	-----------------	-----------------

FE Sent For:

1 12/4 jld

[Handwritten signatures]

12-5-2 <END>



2003 BILL

1 AN ACT ^{Repeal} ~~to amend 227.19 (3) (intro.), and to create 227.117 and 227.19 (3) (f)~~ of
2 the statutes; relating to: energy assessments of proposed agency rule.

Analysis by the Legislative Reference Bureau

Under current law, an agency proposing a rule is required to prepare a fiscal estimate of the rule before the rule is submitted to the Legislative Council. In addition, if a proposed rule will affect small business the agency must prepare a regulatory analysis of how the rule affects small businesses.

This bill gives the Department of Administration (DOA) the authority to conduct an energy assessment of any proposed state agency rule that may potentially impact state energy policies. The bill requires DOA to conduct an energy assessment of a proposed rule if asked to do so by the agency that submitted the rule or by an appropriate standing committee of the legislature. If, after the assessment, DOA concludes that the proposal may have a significant impact on the state's energy policies, DOA may prepare an energy impact statement. The bill requires the state agency that is proposing the rule to consider the DOA energy impact statement before final adoption of the rule. Under the bill, the state agency that is proposing the rule must include the energy impact statement in the notice when the agency submits its proposed rule in final form to the legislature and an explanation of any changes made in the rule in response to that statement.

BILL

For further information see the *state* fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

1 **SECTION 1.** 227.117 of the statutes is created to read:

2 **227.117 Review of rules impacting energy policies.** (1) The department
3 of administration may conduct an energy assessment of any proposed rule submitted
4 to the legislative council staff for review under s. 227.15 (1). If the department of
5 administration receives a request for an energy assessment under sub. (2), the
6 department of administration shall conduct the requested assessment. The energy
7 assessment shall evaluate the potential impact of the proposed rule on the energy
8 policies of the state related to electricity generation, transmission, or distribution or
9 to fuels used in generating electricity. / If, after making such an assessment, the
10 department of administration concludes that the proposed rule may have a
11 significant impact on those policies, the department of administration may prepare
12 an energy impact statement. An energy impact statement prepared under this
13 subsection shall evaluate the probable impacts of the proposed rule on the state's
14 energy policies and describe appropriate alternatives to the proposed rule that will
15 reduce any negative impacts on those policies.

16 (2) ~~(2)~~ A standing committee of the legislature may request that the
17 department of administration conduct an energy assessment under sub. (1) of any
18 proposed rule submitted to the legislative council staff for review under s. 227.15 (1)
19 or submitted to the legislature in final draft form under s. 227.19 (2) if the standing
20 committee has jurisdiction over either the subject matter of the rule or over energy
21 policy.

BILL

1 (b) The agency that proposed a rule may request that the department of
2 administration conduct an energy assessment of the rule under sub. (1).

3 (3) The department of administration shall submit a copy of any energy impact
4 statement prepared under sub. (1) to the legislative council staff and to the agency
5 that proposed the rule that resulted in the statement.

6 (4) An agency that receives an energy impact statement under sub. (3) shall
7 consider the energy impact statement before submitting the notification and report
8 to the legislature under s. 227.19 (2) and (3).

9 **SECTION 2.** 227.19 (3) (intro.) of the statutes is amended to read:

10 227.19 (3) FORM OF REPORT. (intro.) The report required under sub. (2) shall be
11 in writing and shall include the proposed rule in the form specified in s. 227.14 (1),
12 the material specified in s. 227.14 (2) to (4), a copy of any energy impact statement
13 received from the department of administration under s. 227.117 (3), a copy of any
14 recommendations of the legislative council staff and an analysis. The analysis shall
15 include:

16 **SECTION 3.** 227.19 (3) (f) of the statutes is created to read:

17 227.19 (3) (f) If an energy impact statement regarding the proposed rule was
18 submitted with the report, an explanation of what changes, if any, that were made
19 in the proposed rule in response to that statement.

20 (END)



State of Wisconsin
2003 - 2004 LEGISLATURE

LRB-0788/2
RPN&PJD:jld:rs

SOON

RMR

2003 SENATE BILL

Regen

1 AN ACT *to amend* 227.114 (6) and 227.19 (3) (intro.); and *to create* 13.0975,
2 227.117, 227.19 (3) (f) and 227.19 (3p) of the statutes; **relating to:** review of
3 legislative proposals and proposed state agency rules impacting energy
4 policies.

Analysis by the Legislative Reference Bureau

Legislative proposals that impact energy policies

This bill requires the Department of Administration (DOA) to prepare an energy assessment report on each legislative proposal that impacts energy policies. ~~The department~~ is required to prepare the report within 30 days after it is introduced or offered in the legislature. If the proposal significantly impacts energy policies, ~~the department~~ is directed to describe the impact contained in the proposal and include in the report ~~the department's~~ findings and conclusions. The report must evaluate the potential impact of the proposal on all of the following: DOA's

- ¶ 1. ~~(a)~~ The generation, transmission, and distribution of electric power and natural gas and the reliability of the electric power and natural gas supply.
- ¶ 2. ~~(b)~~ The mix of fuels used for the generation of electric power.
- ¶ 3. ~~(c)~~ Energy conservation and the future availability of energy.
- ¶ 4. ~~(d)~~ Environmental impacts of the generation, transmission, distribution, and use of energy.
- ¶ 5. ~~(e)~~ The development and availability of energy produced from renewable resources.

SENATE BILL

- 4 6. ~~(f)~~ The demand for and use of transportation fuels.
- 4 7. ~~(g)~~ The mix of fuels used for transportation. ^{that DOA}
- 4 8. ~~(h)~~ Any other information ~~the department~~ considers relevant.

Proposed state agency rules that impact energy policies

Under current law, an agency proposing a rule is required to prepare a fiscal estimate of the rule before the rule is submitted to the Rules Clearinghouse of the Legislative Council Staff. In addition, if a proposed rule will affect small business, the agency must prepare a regulatory analysis of how the rule affects small businesses. *

This bill authorizes DOA to prepare an energy assessment report on any proposed state agency rule that impacts energy policies. The bill requires DOA to prepare an energy assessment report of a proposed rule if asked to do so by the agency that submitted the rule, by an appropriate standing committee of the legislature, or by the Rules Clearinghouse of the Legislative Council Staff. The bill requires the state agency that is proposing the rule to consider the DOA energy assessment report before final adoption of the rule. Under the bill, the state agency that is proposing the rule must include the energy assessment report in the notice when the agency submits its proposed rule in final form to the legislature and an explanation of any changes made in the rule in response to the report.

For further information see the *state* fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

1 SECTION 1. 13.0975[✓] of the statutes is created to read:

2 **13.0975 Review of legislative proposals impacting energy policies. (1)**

3 DEFINITION. In this section, "department"[✓] means the department of administration.

4 (2) REPORT BY THE DEPARTMENT.[✓] (a) When a proposal that impacts energy
5 policies is introduced or offered in the legislature, the department[✓] shall prepare an
6 energy assessment report on the proposal within[✓] 30 days after it is introduced or
7 offered.

8 (b) If the proposal impacts energy policies, the department shall describe the
9 impact contained in the proposal. The energy assessment report shall include the
10 department's findings under sub. ³~~(4)~~[✓] and its conclusions under sub. ⁴~~(5)~~[✓].

SENATE BILL

1 (c) A proposal that requires an energy assessment report by the department
2 under this section shall have that requirement noted on its jacket when the jacket
3 is prepared. When a proposal that requires a report under this section receives a
4 jacket to be introduced or offered, the legislative reference bureau shall submit a copy
5 of the proposal to the department.

6 (d) If a proposal is introduced or offered without the requirement for an energy
7 assessment report noted on its jacket, the primary author of the proposal or the
8 chairperson of a committee to which the proposal is referred may require the
9 department to prepare an energy assessment report on the proposal, by so notifying
10 the legislative reference bureau. When so notified, the legislative reference bureau
11 shall submit a copy of the proposal to the department.

12 (e) An energy assessment report shall be printed as an appendix to the proposal
13 and shall be distributed in the same manner as amendments.

14 (3) FINDINGS OF THE DEPARTMENT ENERGY ASSESSMENT REPORT. The department's
15 energy assessment report shall evaluate the potential impact of the proposal on all
16 of the following:

17 (a) The generation, transmission, and distribution of electric power and natural
18 gas and the reliability of the electric power and natural gas supply.

19 (b) The mix of fuels used for the generation of electric power.

20 (c) Energy conservation and the future availability of energy.

21 (d) Environmental impacts of the generation, transmission, distribution, and
22 use of energy.

23 (e) The development and availability of energy produced from renewable
24 resources.

25 (f) The demand for and use of transportation fuels.

SENATE BILL

1 (g) The mix of fuels used for transportation.

2 (h) Any other information ^{that} the department considers relevant.

3 (5) CONCLUSION OF THE DEPARTMENT REPORT. Based on its findings under sub.

4 (4), the department shall include in its energy assessment report its conclusion on
5 whether the proposal is consistent with existing energy policies.

6 SECTION 2. 227.114 (6) of the statutes is amended to read:

7 227.114 (6) When an agency, under s. 227.20 (1), files with the revisor a rule
8 that is subject to this section, the agency shall include with the rule a summary of
9 the analysis prepared under s. 227.19 (3) (e) or the energy assessment report
10 prepared under s. 227.19 (3) (f) and a summary of the comments of the legislative
11 standing committees, if any. If the rule does not require the analysis under s. 227.19
12 (3) (e) or (f), the agency shall include with the rule a statement of the reason for the
13 agency's determination under s. 227.19 (3m). The revisor shall publish the
14 summaries or the statement in the register with the rule.

History: 1985 a. 182; 1995 a. 27 s. 9116 (5); 1999 9.

15 SECTION 3. 227.117 of the statutes is created to read:

16 227.117 Review of rules impacting energy policies. (1) (a) The
17 department of administration may prepare an energy assessment report on any
18 proposed rule submitted to the legislative council staff for review under s. 227.15 (1)
19 that impacts energy policies.

20 (b) If the department of administration receives a request for an energy
21 assessment report under sub. (2), the department of administration shall prepare
22 the report within 30 days after it receives the request.

23 (c) The energy assessment report shall evaluate the potential impact of the
24 proposed rule on all of the factors specified in s. 13.0975 (4) (a) to (h). The

SENATE BILL

1 department, ^{of administration} based on those findings, shall include in its energy assessment report
2 its conclusion on whether the proposed rule is consistent with existing energy
3 policies.

4 (2) (a) An agency that proposes a rule may request the department of
5 administration to prepare an energy assessment report under sub. [✓](1) of the
6 proposed rule.

7 (b) A standing committee of the legislature may request the department of
8 administration [✓] to prepare an energy assessment report under sub. (1) of a proposed
9 rule submitted to the legislative council staff for review under s. [✓]227.15 (1) or
10 submitted to the legislature in final draft form under s. 227.19 (2) [✓] if the standing
11 committee has jurisdiction over either the subject matter of the rule or over energy
12 policy.

13 (c) The legislative council staff to which proposed rules are submitted under s.
14 227.15 (1) may request the department of administration to prepare an energy
15 assessment report under sub. [✓](1) of a proposed rule so submitted.

16 (3) The department of administration shall submit a copy of any energy
17 assessment report prepared under sub. (1) to the legislative council staff and to the
18 agency that proposed the rule that resulted in the report.

19 (4) An agency that receives an energy assessment report under sub. (3) [✓] shall
20 consider the energy assessment report before submitting the notification and report
21 to the legislature under s. 227.19 (2) and (3). [✓]

22 SECTION 4. 227.19 (3) (intro.) [✓] of the statutes is amended to read:

23 227.19 (3) FORM OF REPORT. (intro.) [✓] The report required under sub. (2) shall be
24 in writing and shall include the proposed rule in the form specified in s. 227.14 (1),
25 the material specified in s. 227.14 (2) to (4), a copy of any energy assessment report

SENATE BILL

1 received from the department of administration under s. 227.117 (3),[✓] a copy of any
2 recommendations of the legislative council staff, and an analysis. The analysis shall
3 include:

4 **SECTION 5.** 227.19 (3) (f)[✓] of the statutes is created to read:

5 227.19 (3) (f) If an energy assessment report regarding the proposed rule was
6 submitted with the report required under sub. (2),[✓] an explanation of the changes, if
7 any, that were made in the proposed rule in response to that statement.

8 **SECTION 6.** 227.19 (3p)[✓] of the statutes is created to read:

9 227.19 (3p) ENERGY ASSESSMENT REPORT NOT REQUIRED.[✓] The energy assessment
10 report specified under sub. (3) (f)[✓] is not required for a rule if the department of
11 administration determines that the rule will not have a significant impact on energy
12 policies.

13 (END)

redraft
m

2003 SENATE BILL

Sean

regreide

1 AN ACT to amend 227.114 (6) and 227.19 (3) (intro.); and to create 13.0975,
2 227.117, 227.19 (3) (f) and 227.19 (3p) of the statutes; relating to: review of
3 legislative proposals and proposed state agency rules impacting energy
4 policies.

Analysis by the Legislative Reference Bureau

~~CONFIDENTIAL~~

Legislative proposals that impact energy policies

This bill requires the Department of Administration (DOA) to prepare an energy assessment report on each legislative proposal that impacts energy policies. DOA is required to prepare the report within 30 days after it is introduced or offered in the legislature. If the proposal ~~significantly~~ impacts energy policies, DOA is directed to describe the impact contained in the proposal and include in the report DOA's findings and conclusions. The report must evaluate the potential impact of the proposal on all of the following:

1. The generation, transmission, and distribution of electric power and natural gas and the reliability of the electric power and natural gas supply.
2. The mix of fuels used for the generation of electric power.
3. Energy conservation and the future availability of energy.
4. Environmental impacts of the generation, transmission, distribution, and use of energy.
5. The development and availability of energy produced from renewable resources.

SENATE BILL

- 6. The demand for and use of transportation fuels.
- 7. The mix of fuels used for transportation.
- 8. Any other information that DOA considers relevant.

significantly ✓

to which the rule is referred ✓

Proposed state agency rules that impact energy policies

Under current law, an agency proposing a rule is required to prepare a fiscal estimate of the rule before the rule is submitted to the Rules Clearinghouse of the Legislative Council Staff. In addition, if a proposed rule will affect small business, the agency must prepare a regulatory analysis of how the rule affects small businesses.

This bill authorizes DOA to prepare an energy assessment report on any proposed state agency rule that impacts energy policies. The bill requires DOA to prepare an energy assessment report of a proposed rule if asked to do so by the agency that submitted the rule, by an appropriate standing committee of the legislature, or by the Rules Clearinghouse of the Legislative Council Staff. The bill requires the state agency that is proposing the rule to consider the DOA energy assessment report before final adoption of the rule. Under the bill, the state agency that is proposing the rule must include the energy assessment report in the notice when the agency submits its proposed rule in final form to the legislature and an explanation of any changes made in the rule in response to the report.

For further information see the *state* fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 13.0975 of the statutes is created to read:

13.0975 Review of legislative proposals impacting energy policies. (1)

DEFINITION. In this section, "department" means the department of administration.

(2) REPORT BY THE DEPARTMENT. (a) When a proposal that impacts energy policies is introduced or offered in the legislature, the department shall prepare an energy assessment report on the proposal within 30 days after it is introduced or offered.

(b) If the proposal impacts energy policies, the department shall describe the impact contained in the proposal. The energy assessment report shall include the department's findings under sub. (3) and its conclusions under sub. (4).

SENATE BILL

1 (c) A proposal that requires an energy assessment report by the department
2 under this section shall have that requirement noted on its jacket when the jacket
3 is prepared. When a proposal that requires a report under this section receives a
4 jacket to be introduced or offered, the legislative reference bureau shall submit a copy
5 of the proposal to the department.

6 (d) If a proposal is introduced or offered without the requirement for an energy
7 assessment report noted on its jacket, the primary author of the proposal or the
8 chairperson of a committee to which the proposal is referred may require the
9 department to prepare an energy assessment report on the proposal, by so notifying
10 the legislative reference bureau. When so notified, the legislative reference bureau
11 shall submit a copy of the proposal to the department.

12 (e) An energy assessment report shall be printed as an appendix to the proposal
13 and shall be distributed in the same manner as amendments.

14 **(3) FINDINGS OF THE DEPARTMENT ENERGY ASSESSMENT REPORT.** The department's
15 energy assessment report shall evaluate the potential impact of the proposal on all
16 of the following:

17 (a) The generation, transmission, and distribution of electric power and
18 natural gas and the reliability of the electric power and natural gas supply.

19 (b) The mix of fuels used for the generation of electric power.

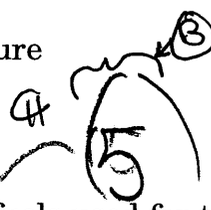
20 (c) Energy conservation and the future availability of energy.

21 (d) Environmental impacts of the generation, transmission, distribution, and
22 use of energy.

23 (e) The development and availability of energy produced from renewable
24 resources.

25 (f) The demand for and use of transportation fuels.

SENATE BILL



- 1 (g) The mix of fuels used for transportation.
- 2 (h) Any other information that the department considers relevant.
- 3 (4) CONCLUSION OF THE DEPARTMENT REPORT. Based on its findings under sub.
- 4 (3), the department shall include in its energy assessment report its conclusion on
- 5 whether the proposal is consistent with existing energy policies.

6 ~~SECTION 2. 227.114 (6) of the statutes is amended to read:~~

7 ~~227.114 (6)~~ When an agency, under s. 227.20 (1), files with the revisor a rule
 8 that is subject to this section, the agency shall include with the rule a summary of
 9 the ~~analysis~~ prepared under s. 227.19 (3) (e) or the energy assessment report
 10 prepared under s. 227.19 (3) (f) and a summary of the comments of the legislative
 11 standing committees, if any. If the rule does not require the analysis under s. 227.19
 12 (3) ~~(f)~~, the agency shall include with the rule a statement of the reason for the
 13 agency's determination under s. 227.19 ~~(f)~~. The revisor shall publish the
 14 summaries or the statement in the register with the rule.

↑
 MOVE
 to
 20
 ↓

plain
 ↓

(3 p)

15 SECTION 3. 227.117 of the statutes is created to read:

16 **227.117 Review of rules impacting energy policies.** (1) (a) The
 17 department of administration may prepare an energy assessment report on any
 18 proposed rule submitted to the legislative council staff for review under s. 227.15 (1)
 19 that impacts energy policies.

20 (b) If the department of administration receives a request for an energy
 21 assessment report under sub. (2), the department of administration shall prepare
 22 the report within 30 days after it receives the request.

23 (c) The energy assessment report shall evaluate the potential impact of the
 24 proposed rule on all of the factors specified in s. 13.0975 (3) (a) to (h). The department
 25 of administration, based on those findings, shall include in its energy assessment

SENATE BILL

1 report its conclusion on whether the proposed rule is consistent with existing energy
2 policies.

3 (2) (a) An agency that proposes a rule ~~may~~ request the department of
4 administration to prepare an energy assessment report under sub. (1) of the
5 proposed rule.

6 (b) A standing committee of the legislature may request the department of
7 administration to prepare an energy assessment report under sub. (1) of a proposed
8 rule submitted to the legislative council staff for review under s. 227.15 (1) or
9 submitted to the legislature in final draft form under s. 227.19 (2) ^{if the standing}

10 ~~committee has jurisdiction over either the subject matter of the rule or over energy~~
11 ~~policy.~~ ~~A part of its review of a proposed rule~~
12 ~~under s. 227.15(1), the~~ ~~the~~
13 ~~legislative council staff to which proposed rules are submitted under a~~
14 ~~227.15(1) may request the department of administration to prepare an energy~~ ~~section.~~
15 ~~assessment report under sub. (1) of a proposed rule so submitted.~~

16 (3) The department of administration shall submit a copy of any energy
17 assessment report prepared under sub. (1) to the legislative council staff and to the
18 agency that proposed the rule that resulted in the report.

19 (4) An agency that receives an energy assessment report under sub. (3) shall
20 consider the energy assessment report before submitting the notification and report
21 to the legislature under s. 227.19 (2) and (3).

SECTION 4. 227.19 (3) (intro.) of the statutes is amended to read:

22 227.19 (3) FORM OF REPORT. (intro.) The report required under sub. (2) shall be
23 in writing and shall include the proposed rule in the form specified in s. 227.14 (1),
24 the material specified in s. 227.14 (2) to (4), a copy of any energy assessment report
25 received from the department of administration under s. 227.117 (3), a copy of any

to which a rule is referred under s. 227.19(2)

If the agency determines that a report is required, it shall

*INSERT
p4, 17-14*

SENATE BILL

1 recommendations of the legislative council staff, and an analysis. The analysis shall
2 include:

3 **SECTION 5.** 227.19 (3) (f) of the statutes is created to read:

4 227.19 (3) (f) If an energy assessment report regarding the proposed rule was
5 submitted with the report required under sub. (2), an explanation of the changes, if
6 any, that were made in the proposed rule in response to that statement.

7 **SECTION 6.** 227.19 (3p)[✓] of the statutes is created to read:

8 227.19 (3p) ENERGY ASSESSMENT REPORT NOT REQUIRED. The energy assessment
9 report specified under sub. (3) (f) is not required for a rule if the department of
10 administration determines that the rule will not have a significant impact on energy
11 policies.

12 (END)

Handwritten notes:
An arrow points from the word "policies." on line 11 to the handwritten text below.
The text includes "CR" written above "227.19(4)(b)", "Sec # 227.19(4)(b) 2M" written across the line, and a box containing "INS 6-11".

2003-2004 DRAFTING INSERT
FROM THE
LEGISLATIVE REFERENCE BUREAU

LRB-0788/3ins
PJD:.....

~~MARCH 7, 2003~~

1 insert 6-11

2 SECTION 1. 227.19 (4) (b) 2m. ✓ of the statutes is created to read:

3 227.19 (4) (b) 2m. If a committee, by a majority vote of a quorum of the
4 committee, requests an energy assessment report under s. 227.117, the review period
5 for both committees is extended either to the 10th working day following receipt by
6 the committees of the report, to the expiration of the review period under ✓ subd. 1.,
7 or to the expiration of the review period under subd. 2. ✓, whichever is later.

8

~~(END)~~

(end ins 6-11)



State of Wisconsin
2003 - 2004 LEGISLATURE

LRB-0788/3
RPN&PJD:jld:pg

2003 SENATE BILL

Regen

1 AN ACT *to amend* 227.19 (3) (intro.); and *to create* 13.0975, 227.117, 227.19 (3)
2 (f), 227.19 (3p) and 227.19 (4) (b) 2m. of the statutes; **relating to:** review of
3 legislative proposals and proposed state agency rules impacting energy
4 policies.

impact

Analysis by the Legislative Reference Bureau

Legislative proposals that impact energy policies

This bill requires the Department of Administration (DOA) to prepare an energy ~~assessment~~ report on each legislative proposal that impacts energy policies. DOA is required to prepare the report within 30 days after it is introduced or offered in the legislature. If the proposal impacts energy policies, DOA is directed to describe the impact contained in the proposal and include in the report DOA's findings and conclusions. The report must evaluate the potential impact of the proposal on all of the following:

1. The generation, transmission, and distribution of electric power and natural gas and the reliability of the electric power and natural gas supply.
2. The mix of fuels used for the generation of electric power.
3. Energy conservation and the future availability of energy.
4. Environmental impacts of the generation, transmission, distribution, and use of energy.
5. The development and availability of energy produced from renewable resources.

SENATE BILL

- 6. The demand for and use of transportation fuels.
- 7. The mix of fuels used for transportation.
- 8. Any other information that DOA considers relevant.

impact

Proposed state agency rules that impact energy policies

Under current law, an agency proposing a rule is required to prepare a fiscal estimate of the rule before the rule is submitted to the Rules Clearinghouse of the Legislative Council Staff. In addition, if a proposed rule will affect small business, the agency must prepare a regulatory analysis of how the rule affects small businesses.

This bill authorizes DOA to prepare an energy ~~assessment~~ report on any proposed state agency rule that significantly impacts energy policies. The bill requires DOA to prepare an energy ~~assessment~~ report of a proposed rule if asked to do so by the agency that submitted the rule or by the standing committee of the legislature to which the rule is referred. The bill requires the state agency that is proposing the rule to consider the DOA energy ~~assessment~~ report before final adoption of the rule. Under the bill, the state agency that is proposing the rule must include the energy ~~assessment~~ report in the notice when the agency submits its proposed rule in final form to the legislature and an explanation of any changes made in the rule in response to the report.

For further information see the *state* fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

1 **SECTION 1.** 13.0975 of the statutes is created to read:

2 **13.0975 Review of legislative proposals impacting energy policies. (1)**

3 **DEFINITION.** In this section, "department" means the department of administration.

4 **(2) REPORT BY THE DEPARTMENT.** (a) When a proposal that impacts energy
5 policies is introduced or offered in the legislature, the department shall prepare an
6 energy ~~assessment~~ report on the proposal within 30 days after it is introduced or
7 offered.

impact

8 (b) If the proposal impacts energy policies, the department shall describe the
9 impact contained in the proposal. The energy ~~assessment~~ report shall include the
10 department's findings under sub. (3) and its conclusions under sub. (4).

impact

SENATE BILL

1 (c) A proposal that requires an energy ~~assessment~~^{impact} report by the department
2 under this section shall have that requirement noted on its jacket when the jacket
3 is prepared. When a proposal that requires a report [✓] under this section receives a
4 jacket to be introduced or offered, the legislative reference bureau shall submit a copy
5 of the proposal to the department.

6 (d) If a proposal is introduced or offered without the requirement for an energy
7 ~~assessment~~^{impact} report noted on its jacket, the primary author of the proposal or the
8 chairperson of a committee to which the proposal is referred may require the
9 department to prepare an energy ~~assessment~~^{impact} report on the proposal, by so notifying
10 the legislative reference bureau. When so notified, the legislative reference bureau
11 shall submit a copy of the proposal to the department.

12 (e) An energy ~~assessment~~^{impact} report shall be printed as an appendix to the proposal
13 and shall be distributed in the same manner as amendments.

14 (3) FINDINGS OF THE DEPARTMENT ENERGY ~~ASSESSMENT~~^{Impact} REPORT. The department's
15 energy ~~assessment~~^{Impact} report shall evaluate the potential impact of the proposal on all
16 of the following:

17 (a) The generation, transmission, and distribution of electric power and
18 natural gas and the reliability of the electric power and natural gas supply.

19 (b) The mix of fuels used for the generation of electric power.

20 (c) Energy conservation and the future availability of energy.

21 (d) Environmental impacts of the generation, transmission, distribution, and
22 use of energy.

23 (e) The development and availability of energy produced from renewable
24 resources.

25 (f) The demand for and use of transportation fuels.

SENATE BILL

SECTION 1

1 (g) The mix of fuels used for transportation.

2 (h) Any other information that the department considers relevant.

3 (4) CONCLUSION OF THE DEPARTMENT REPORT. Based on its findings under sub.
4 (3), the department shall include in its energy ~~assessment~~ ^{impact} report its conclusion on
5 whether the proposal is consistent with existing energy policies.

6 SECTION 2. 227.117 of the statutes is created to read:

7 **227.117 Review of rules impacting energy policies.** (1) (a) The
8 department of administration may prepare an energy ~~assessment~~ ^{impact} report on any
9 proposed rule submitted to the legislative council staff for review under s. 227.15 (1)
10 that impacts energy policies.

11 (b) If the department of administration receives a request for an energy
12 ~~assessment~~ ^{impact} report under sub. (2), the department of administration shall prepare
13 the report within 30 days after it receives the request.

14 (c) The energy ~~assessment~~ ^{impact} report shall evaluate the potential impact of the
15 proposed rule on all of the factors specified in s. 13.0975 (3) (a) to (h). The department
16 of administration, based on those findings, shall include in its energy ~~assessment~~ ^{impact}
17 report its conclusion on whether the proposed rule is consistent with existing energy
18 policies.

19 (2) (a) ~~An agency that proposes a rule shall determine whether a report is~~
20 ~~required under this section. If the agency determines that a report is required, it~~
21 ~~may~~ request the department of administration to prepare an energy ~~assessment~~ ^{impact}
22 report under sub. (1) of the proposed rule.

23 (b) A standing committee of the legislature to which a rule is referred under s.
24 227.19 (2) may request the department of administration to prepare an energy
25 ~~assessment~~ ^{impact} report under sub. (1) of a proposed rule submitted to the legislative

When an agency that may impact energy policies, the agency
impact
impact
impact

SENATE BILL

1 council staff for review under s. 227.15 (1) or submitted to the legislature in final
2 draft form under s. 227.19 (2).

3 (3) The department of administration shall submit a copy of any energy
4 ~~assessment~~ *impact* report prepared under sub. (1) ~~by the legislative council staff and~~ to the
5 agency that proposed the rule that resulted in the report.

6 (4) An agency that receives an energy ~~assessment~~ *impact* report under sub. (3) shall
7 consider the energy ~~assessment~~ *impact* report before submitting the notification and report
8 to the legislature under s. 227.19 (2) and (3).

9 (5) When an agency, under s. 227.20 (1), files with the revisor a rule that is
10 subject to this section, the agency shall include with the rule a summary of the energy
11 ~~assessment~~ *impacts* report prepared under s. 227.19 (3) (f) and a summary of the comments
12 of the legislative standing committees, if any. If the rule does not require the analysis
13 under s. 227.19 (3) (f), the agency shall include with the rule a statement of the reason
14 for the agency's determination under s. 227.19 (3p). The revisor shall publish the
15 summaries or the statement in the register with the rule.

SECTION 3. 227.19 (3) (intro.) of the statutes is amended to read:

17 227.19 (3) FORM OF REPORT. (intro.) The report required under sub. (2) shall be
18 in writing and shall include the proposed rule in the form specified in s. 227.14 (1),
19 the material specified in s. 227.14 (2) to (4), a copy of any energy ~~assessment~~ *impact* report
20 received from the department of administration under s. 227.117 (3), a copy of any
21 recommendations of the legislative council staff, and an analysis. The analysis shall
22 include:

SECTION 4. 227.19 (3) (f) of the statutes is created to read:

SENATE BILL

impact

1 227.19 (3) (f) If an energy ~~assessment~~ report regarding the proposed rule was
2 submitted with the report required under sub. (2), an explanation of the changes, if
3 any, that were made in the proposed rule in response to that statement.

4 SECTION 5. 227.19 (3p) of the statutes is created to read:

5 227.19 (3p) ENERGY ~~ASSESSMENT~~ REPORT NOT REQUIRED. The energy ~~assessment~~
6 report specified under sub. (3) (f) is not required for a rule if the department of
7 ~~administration~~ *agency, after complying with* determines that the rule will not have a significant impact on energy
8 policies.

IMPACT ← (S)

impact

→ p. 227.117

plain

9 SECTION 6. 227.19 (4) (b) 2m. of the statutes is created to read:

10 227.19 (4) (b) 2m. If a committee, by a majority vote of a quorum of the
11 committee, requests an energy ~~assessment~~ report under s. 227.117, the review period
12 for both committees is extended to the 10th working day following receipt by the
13 committees of the report, to the expiration of the review period under subd. 1., or to
14 the expiration of the review period under subd. 2., whichever is later.

impact

(END)